

OCT 24 2005

PATENT APPLICATION**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re application of

Docket No: CQ10139

Eyal DOTAN

Appln. No.: 10/037,560

Group Art Unit: 2136

Confirmation No.: 7101

Examiner: Brandon S. HOFFMAN

Filed: January 4, 2002

For: METHOD OF PROTECTING COMPUTER PROGRAMS AND DATA FROM HOSTILE
CODE**STATEMENT OF SUBSTANCE OF INTERVIEW**Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

Please review and enter the following remarks summarizing the interview conducted on
October 13, 2005:**REMARKS**

An Examiner's Interview Summary Record (PTO-413) was dated October 18, 2005.

During the interview, the following was discussed:

1. Brief description of exhibits or demonstration: N/A
2. Identification of claims discussed: Independent Claims 1, 13, and 23; and dependent claims 7-9, 25 and 26.
3. Identification of art discussed: Munroe USP 5,280,614 and Colburn USP 6,173,404.

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4. Identification of principal proposed amendments: No amendments required to overcome cited art. Amendments presented herein to dependent claims are only made to avoid ambiguity and/or inconsistency.

5. Brief Identification of principal arguments: Neither cited art or any combination thereof discloses or suggests at least the limitations:

"defining at least two object types;
assigning an object type to each of the objects;
defining an action rule for each combination of process trust group value, object trust group value, and object type; and,
upon an access request by a requesting process to a target object, performing the action indicated by the action rule applicable to the trust group value of the requesting process, the trust group value of the target object, and the object type."

Of claim 1. the limitations:

define a plurality of trust group values;
define a first and a second rule sets, each of said rule sets comprising a plurality of rules defining an action based on an operation type;
identify objects and processes within the computer;
define a table of at least two trust groups, wherein each trust group comprise one trust group value and said first and second rule sets; and

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assign objects and processes in the computer to one of said trust groups irrespective of the rights of a user of said computer;

whereby upon operation of a process over an object, the computer is configured to:
compare a trust group value of the process with a trust group value of the object;
determine whether to allow the operation by following the rules of said first rule set if the trust group value of the process is not smaller than the trust group of the object and following the rules of said second rule set if the trust group value of the process is smaller than the trust group value of the object."

Of claim 13, and the limitations:

a list of object types;
a list of rules each of said rules defining an action based on an object type;
a list of object trust groups, each trust group defining an object trust value and coupled to at least one of said rules;
a plurality of objects, each of said objects having an object type and assigned to one of said trust groups;
and wherein when a process is created in said RAM from an originating object of one of said objects, said processor assigns to said process a process trust value equal to the object trust value of said originating object.

Of claim 23.

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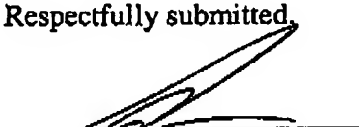
6. Indication of other pertinent matters discussed: Previous Amendment should be entered as it only clarifies the correct definition of RAM.

7. Results of Interview: Rejections based on cited art have been overcome.

It is respectfully submitted that the instant **STATEMENT OF SUBSTANCE OF INTERVIEW** complies with the requirements of 37 C.F.R. §§1.2 and 1.133 and MPEP §713.04.

It is believed that no petition or fee is required. However, if the USPTO deems otherwise, Applicant hereby petitions for any extension of time which may be required to maintain the pendency of this case, and any required fee, except for the Issue Fee, for such extension is to be charged to Deposit Account No. 19-4880.

Respectfully submitted,


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CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this **STATEMENT OF SUBSTANCE OF INTERVIEW** is being facsimile transmitted to the U.S. Patent and Trademark Office this 24th day of October, 2005.



Mariann Tam

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Date October 24, 2005

To Examiner Brandon S. HOFFMAN

Of PTO Group Art Unit 2136

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From Joseph Bach, Reg. No. 37,771

Subject Request for Continued Examination (RCE)

Our Ref CQ10139 Appln No 10/037,560

Conf No 7101 Inventors Eyal DOTAN

Pages 17 (including cover sheet)

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PAPERS ENTITLED:

1. Request for Continued Examination (RCE) Transmittal (in duplicate)	2 pages
2. Amendment Under 37 C.F.R. §1.114(c)	8 pages
3. Petition for Extension of Time (in duplicate)	2 pages
4. Statement of Substance of Interview	4 pages